the State. Active State service or active duty as referred to herein shall not include drill periods or preparation therefor or equivalent training, or annual field training of the militia while in its capacity as National Guard of the United States, unless the Governor shall provide specifically to the contrary. Whenever the militia or any part thereof shall be in the active service of the State, under the provisions of this section, the ranking officer of the militia or such part thereof ordered into active State service, or his subordinates on active State duty, shall cooperate with local law enforcement authorities or, as the exigencies of the case may require, pursuant only to proper order from the Governor, subordinate the local law enforcement authorities, including the State Police, to their direction and control and shall assume all the powers vested in these subordinated law enforcement authorities. The provisions of this section shall apply to the State Guard as defined in the militia laws of Maryland, whenever the State Guard shall be in existence pursuant to law.

SEC. 2. And be it further enacted, That this Act is hereby declared to be an emergency measure and necessary for the immediate preservation of public health and safety and, having been passed by yea and nay votes supported by three-fifths of all the members elected to each of the two houses of the General Assembly, this Act shall take effect from the date of its passage.

Approved April 5, 1968.

## CHAPTER 72

## (Senate Bill 406)

AN ACT to repeal and re-enact, with amendments, Sections 9, 10, 11 (c), 12, 14 and 16 of Article 48 of the Annotated Code of Maryland (1965 Replacement Volume and 1967 Supplement), title "Inspections," subtitle "Tobacco," to provide for the location of the State Tobacco Warehouse and inserting various references to the warehouse in the tobacco inspection laws.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Sections 9, 10, 11 (c), 12, 14 and 16 of Article 48 of the Annotated Code of Maryland (1965 Replacement Volume and 1967 Supplement), title "Inspections," subtitle "Tobacco," be and they are hereby repealed and re-enacted, with amendments, to read as follows:

9.

The Governor shall appoint one Inspector of Tobacco, who shall be a tobacco grower or duly qualified leaf tobacco dealer and resident of one of the tobacco growing counties of this State. He shall receive such salary as the legislature shall provide in the general appropriation or budget bill and he shall have charge of the State [tobacco warehouses] Tobacco Warehouse to be located in one of the following counties: Anne Arundel, Calvert, St. Mary's, PRINCE GEORGE'S or Charles, and other property connected therewith [in the City of Baltimore], and the Governor may remove said Inspector at his pleasure.